		SHERI	MAN DIVISION		
IN R	E:) CASE NO:		
	ardo Azumi Ohtomo) Chapter 13		
001	I/o): www.ww.0260) Chapter 10		
	l(s): xxx-xx-9269 9 Jackson Dr)		
	e Elm, TX 75068)		
	,)		
)		
	Debto	r	,		
mod		g for payment of less than t	ur attorney. Confirmation of the full amount of your claim, your claim.		
		CHAP	ΓER 13 PLAN		
Deb	tor or Debtors (hereinafter ca	lled "Debtor") proposes this (Chapter 13 Plan:		
	·	,	·		
			on and control of the Chapter 13	The state of the s	such portion
of fu	ture earnings or other future	income of Debtor as is neces	ssary for the execution of this Pla	an.	
□ P ever (60) conf	months. See 11 U.S.C. §§ 1	Direct Payment(s) for the polarisms, are paid in full in a shape 325(b)(1)(B) and 1325(b)(4). payment(s) made pursuant the vision will apply if selected:		onths, unless all allowed cl of this Plan shall not excee syment shall be reduced b	ed sixty
	Beginning Month	Ending Month	Amount of Monthly Payment	Total	
	1 (12/31/2010)	60 (11/30/2015)	\$320.00	\$19,200.00	J
			Grand Total:	\$19,200.00	-
Allovabovcred Trus 4. forth Trus	wed claims shall be paid to the ve, the Chapter 13 Trustee shifter designated as secured of the ve's Recommendation Concurs Administrative Claims. Trust below, unless the holder of state. (B). Debtor's Attorney's Fe \$261.00 was paid priorimation, or in the alternative	e holders thereof in accordar nall pay the following allowed repriority but which are found terming Claims. Istee will pay in full allowed as such claim or expense has agree shall receive a fee for each es. The total attorney fee as reto the filing of the case. The	this Plan are based upon Debrace with the terms thereof. From claims in the manner and amount by the Court to be otherwise shadministrative claims and expensions are disbursement, the percentage of the date of filling of the petitions abalance of \$3,239.00 ance of funds available after species Trustee's Recommendation Court and amount of the commendation Court of the court of the commendation Court of the	n the monthly payments dunts specified. Claims filed all be treated as set forth its esspursuant to § 507(a)(2 its claim. of which is fixed by the Union is	escribed d by a in the e) as set nited States The amount of st funds upon The total
cons	sistent with LBR 2016(h) abse	ent a certification from debtor	s attorney regarding legal servic		
auto	matic stay litigation occurring	in the case.			

. Р	riority (Claims.		
(A	A). Do m	estic Support Obligations.		
	None	e. If none, skip to Plan paragraph 5(B).		
	(i).	Debtor is required to pay all post-petition of	domestic support obligations directly	to the holder of the claim.
	(ii). 101(The name(s) and address(es) of the holde 14A) and 1302(b)(6).	er of any domestic support obligation	are as follows. See 11 U.S.C. §§
		Attorney General Child Support Attn: Bankruptcy PO Box 12017 Credit Group Austin, TX 78711		
	(iii).	Anticipated Domestic Support Obligation A	Arrearage Claims	
		(a). Unless otherwise specified in this Plan pursuant to 11 U.S.C. § 1322(a)(2). Thes property, arrearage claims secured by reacontracts.	e claims will be paid at the same time	e as claims secured by personal
		✓ None; or		
		(a) Creditor (Name and Address)	(b) Estimated arrearage claim	(c) Projected monthly arrearage payment / Months

✓ None; or

Claimant and proposed treatment:

(a)	(b)
Claimant	Proposed Treatment

(B). Other Priority Claims (e.g., tax claims). These priority claims will be paid in full, but will not be funded until after all secured claims, lease arrearage claims, and domestic support claims are paid in full.

(a)	(b)
Creditor	Estimated claim

6. Secured Claims.

- (A). Claims Secured by Personal Property Which Debtor Intends to Retain.
 - (i). Pre-confirmation adequate protection payments. Unless the Court orders otherwise, no later than 30 days after the date of the filing of this plan or the order for relief, whichever is earlier, the Debtor shall make the following adequate protection payments to creditors pursuant to § 1326(a)(1)(C). If the Debtor elects to make such adequate protection payments on allowed claims to the Trustee pending confirmation of the plan, the creditor shall have an administrative lien on such payment(s), subject to objection. If Debtor elects to make such adequate protection payments directly to the creditor, Debtor shall provide evidence of such payment to the Trustee, including the amount and date of the payment, as confirmation is prohibited without said proof.

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Case	N	\sim	۰

Debtor(s): Ricardo Azumi Ohtomo

Debtor shall make the following adequate	protection payments:	
directly to the creditor; or		
to the Trustee pending confirmation of	of the plan.	
(a) Creditor	(b) Collateral	(c) Adequate protection payment amount

- (ii). <u>Post confirmation payments.</u> Post-confirmation payments to creditors holding claims secured by personal property shall be paid as set forth in subparagraphs (a) and (b). If Debtor elects to propose a different method of payment, such provision is set forth in subparagraph (c).
 - (a). Claims to Which § 506 Valuation is NOT Applicable. Claims listed in this subsection consist of debts secured by a purchase money security interest in a vehicle for which the debt was incurred within 910 days of filing the bankruptcy petition, or, if the collateral for the debt is any other thing of value, the debt was incurred within 1 year of filing. See § 1325(a)(5). After confirmation of the plan, the Trustee will pay to the holder of each allowed secured claim the monthly payment in column (f) based upon the amount of the claim in column (d) with interest at the rate stated in column (e). Upon confirmation of the plan, the interest rate shown below or as modified will be binding unless a timely written objection to confirmation is filed and sustained by the Court. Payments distributed by the Trustee are subject to the availability of funds.

None; or

(a) Creditor; and (b) Collateral	(c) Purchase date	(d) Estimated Claim	(e) Interest rate	(f) Monthly payment / Months

(b). Claims to Which § 506 Valuation is Applicable. Claims listed in this subsection consist of any claims secured by personal property not described in Plan paragraph 6(A)(ii)(a). After confirmation of the plan, the Trustee will pay to the holder of each allowed secured claim the monthly payment in column (f) based upon the replacement value as stated in column (d) or the amount of the claim, whichever is less, with interest at the rate stated in column (e). The portion of any allowed claim that exceeds the value indicated below will be treated as an unsecured claim. Upon confirmation of the plan, the valuation and interest rate shown below or as modified will be binding unless a timely written objection to confirmation is filed and sustained by the Court. Payments distributed by the Trustee are subject to the availability of funds.

None; or

(a) Creditor; and (b) Collateral	(c) Purchase date	(d) Replacement value	(e) Interest rate	(f) Monthly payment / Months

(B). Claims Secured by Real Property Which Debtor Intends to Retain. Debtor will make all post-petition mortgage payments directly to each mortgage creditor as those payments ordinarily come due. These regular monthly mortgage payments, which may be adjusted up or down as provided for under the loan documents, are due beginning the first due date after the case is filed and continuing each month thereafter, unless this Plan provides otherwise. Trustee may pay each allowed arrearage claim at the monthly rate indicated below until paid in full. Trustee will pay interest on the mortgage arrearage if the creditor requests interest, unless an objection to the claim is filed and an order is entered disallowing the requested interest.

Case No:

Debtor(s): Ricardo Azumi Ohtomo

(a) Creditor; and (b) Property description	(c) Estimated pre-petition arrearage	(d) Interest rate	(e) Projected monthly arrearage payment / Months
(b)	1		arrearage payment /
			\$282.46 / 48-48 \$281.96 / 49-49 \$281.35 / 50-50 \$280.60 / 51-51 \$279.65 / 52-52 \$278.41 / 53-53 \$276.71 / 54-54 \$274.24 / 55-55
			\$270.30 / 56-56

\$113.57 / 57-57

Case No:

Debtor(s): Ricardo Azumi Ohtomo

(C). **Surrender of Collateral.** Debtor will surrender the following collateral no later than thirty (30) days from the filing of the petition unless specified otherwise in the Plan. Any involuntary repossession/foreclosure prior to confirmation of this Plan must be obtained by a filed motion and Court order, unless the automatic stay no longer applies under § 362(c). Upon Plan confirmation, the automatic stay will be deemed lifted for the collateral identified below for surrender and the creditor need not file a Motion to Lift Stay in order to repossess, foreclose upon or sell the collateral. Nothing herein is intended to lift any applicable co-Debtor stay, or to abrogate Debtor's state law contract rights.

(a)	(b)
Creditor	Collateral to be surrendered

Anheuser-busch/American Eagle Credit Uni

2005 Infinity G35

(D). **Void Lien:** The secured creditors listed below hold a non-purchase money, non-possessory security interest on Debtor's exempt property. Their lien will be voided pursuant to 11 U.S.C. § 522(f) and their claim treated as unsecured and paid pursuant to paragraph 7 below:

Name of Creditor Collateral Description Estimated Claim

- 8. **Executory Contracts and Unexpired Leases.** All executory contracts and unexpired leases are assumed, unless rejected herein. Payments due after the filing of the case will be paid directly by Debtor (c) or through the plan by the Trustee (d), as set forth below.

Debtor proposes to cure any default by paying the arrearage on the assumed leases or unexpired contracts in the amounts projected in column (e) at the same time that payments are made to secured creditors. All other executory contracts and unexpired leases of personal property are rejected upon conclusion of the confirmation hearing.

None; or

- 9. **Property of the Estate.** Upon confirmation of this plan, title of the property of the estate shall vest in DEBTOR(S), unless the Court orders otherwise.
- 10. **Post-petition claims.** The DEBTOR(S) will not incur any post-petition consumer debt except upon written approval of the Court or the Standing Chapter 13 Trustee. Post-petition claims will be allowed only as specified in 11 U.S.C. § 1305.

Case No:

Debtor(s): Ricardo Azumi Ohtomo

11. **General Provisions.** Post-Petition earnings during the pendency of this case shall remain property of the estate notwithstanding section 1327. Any remaining funds held by the Trustee after dismissal or conversion of a confirmed plan may be distributed to creditors pursuant to these provisions. Notwithstanding section 1329(a), the Trustee may bring a motion anytime within the applicable commitment period of the Plan to modify debtor's Plan to meet the criteria of section 1325(b). Any funds sent to the debtor(s) in care of the Trustee, during the pendency of this case may be deposited to the debtor's account and disbursed to creditors holding allowed claims pursuant to this Plan, the Confirmation Order, and/or as set forth in the Trustee's Recommendation Concerning Claims.

12. Other Provisions:

(A). Special classes of unsecured claims.

Name of Unsecured Creditor	Remarks		
(B). Other direct payments to creditors.			
Name of Creditor	Remarks		

Bank Of America

Glen Cove Homeowners Association

Wells Fargo Home Mortgage

(C). Additional provisions.

None.

Special Note: This plan is intended as an exact copy of the recommended form prepared by the Standing Chapter 13 Trustees for this District, except as to any added paragraphs after paragraph 11 above. The Chapter 13 trustee shall be held harmless for any changes in this plan from the recommended form dated July 1, 2005.

Date: November 30, 2010	/s/ Ricardo Azumi Ohtomo
	Ricardo Azumi Ohtomo, Debtor
/s/ C. Daniel Herrin	
C. Daniel Herrin, Debtor's Attorney	

IN RE: Ricardo Azumi Oh	tomo		CASE NO.			
	Debtor					
			CHAPTER	13		
	Joint Debtor		0			
CERTIFICATE OF SERVICE						
	each party in intere			hapter 13 Plan, with any envelope properly addressed,		
/s/ C. Daniel Herrin C. Daniel Herrin Bar ID:24065409 Allmand & Lee, PLLC 8701 Bedford Euless Rd., Suite 510 Hurst, TX 76053 (214) 265-0123						
Allstate xxxxxx7000 P.O. Box 3589 Akron, OH 44309-3589	XX P.	ssociated Recovery Systems xx-xxxx-xxxx-3655 O. Box 463023 scondido, CA 92046-3023	;	Bank Of America xxxxxxxxxxxx9385 Attn: Bankruptcy NC4-105-03-14 PO Box 26012 Greensboro, NC 27410		
Anheuser Bush Credit Union 3500 Manor Way Dallas, TX 75235-0306	xx Att PC	torney General Child Support xx3398 tn: Bankruptcy D Box 12017 Credit Group astin, TX 78711		Bank of America PO Box 15220 Wilmington, DE 19886		
Anheuser-busch/American E Uni xxxx6501 1001 Lynch Street St Louis, MO 63118	xxx Att	ank Of America xxxxxxxx3322 tn: Bankruptcy NC4-105-02-99 D Box 26012 reensboro, NC 27420		Bank of America PO Box 15220 Wilmington, DE 19886		

Bank Of America

Po Box 17054

xxxxxxxxxxxx3655

Wilmington, DE 19850

Barrett Daffin

15000 Surveyor Blvd. 100

Addison, TX 75001

ARS

xxxxxxxxxxxxx3655

Escondido, CA 92029

960 South Anderson Suite HB

IN RE:	Ricardo Azumi Ohtomo		CASE NO.		
	Deb	otor			
		CHAP	TER 13		
	Joint E	Debtor			
		CERTIFICATE OF SERVICE (Continuation Sheet #1)			
Best Buy xxxxxxxxx Attn: Ban PO Box 5 Carol Stre	xxxx5004 kruptcy	GE Money Bank 8984 Po Box 960061 Orlando, FL 32896	Ricardo Azumi Ohtomo 2029 Jackson Dr Little Elm, TX 75068		
Po Box 9		Glen Cove Homeowners Association 1101 N. Union Bower Road Suite 160 Irving, TX 75061	Southwest Credit xxxx9387 4120 International Parkway Suite 1100 Carrollton, TX 75007		
	ancial group LLC uth Vaughn Way CO 80014	Grande Communications xxxxxxxxxxxxxxxxxxxxx6500 PO Box 671415 Dallas, TX 75267	Southwest Credit xxxx6692 4120 International Parkway Suite 1100 Carrollton, TX 75007		
Credit Proxxxxx48 Attn: Ban PO Box 8 Dallas, TX	kruptcy 302068	Honda Finance P.O. Box 660666 Dallas, TX 75266-0666	United States Attorney General Main Justice Building, Rm 5111 10th & Constitution Ave NW Washington D.C. 50230		
Credit Proxxxxx95 Attn: Ban PO Box 8 Dallas, TX	kruptcy 302068	Internal Revenue Service P.O. Box 21126 Philadelphia, PA 19114	United States Attorney's Office 110 North College Avenue, Suite 700 Tyler, Texas 75702-0204		
Dept Of E xxxxxxxxx 121 S 13 Lincoln, N	th St	NTTA xxx7225 PO Box 260928 Plano, TX 75026	United States Trustee's Office 110 North College Avenue, Suite 300 Tyler, Texas 75702-7231		
Dept Of Exxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx		NTTA PO Box 260928 Plano, TX 75026	Virtuoso Src x3200		

Lincoln, NE 68508

IN RE:	Ricardo Azumi Ohtomo	CASE NO.		
	Debtor			
		CHAPTER	13	
	Joint Debtor	_		
CERTIFICATE OF SERVICE				
(Continuation Sheet #2)				

Wells Fargo P.O. Box 4044 Concord, CA 94524-4044

Wells Fargo Home Mortgage xxxxxxxxx0631 8480 Stagecoach Cir Frederick, MD 21701

Wells Fargo Home Mortgage xxxxxxxxx0631 8480 Stagecoach Cir Frederick, MD 21701